Add	CPN
City St St Zip	
hone Date Received	Cost Rec. # Date Pd Exp. Rec. # Date Pd
ORDER FOR THE EXPUNGEMI	ENT OF CRIMINAL OFFENDER RECORD
ate of Tennessee vs	Criminal Docket No
	General Sessions Docket No
n theCourt of I	Davidson County, Tennessee at Nashville
On Motion or Potition of	
efendant/Arrest Information:	
efendant (Name Used at Time of Arrest)	Race Sex Date of Birth
rresting Agency	OCA# Date of Arrest
harge 1 (As shown on Arrest Fingerprint Card)	SSN#
harge 2 (As shown on Arrest Fingerprint Card)	
harge 3 (As shown on Arrest Fingerprint Card)	
0 F	
Nignagitian Information.	
visposition Information: inal Charge I	
inal Charge 2	
Final Charge 3	
inal Disposition	
Diversion Date (if applicable)	
	_
	IC RECORDS relating to the offense listed above expunged according to the
ennessee Code Annotated provision marked below: rovisions Relating to Adults:	Provisions Relating to Juveniles:
Charge has been dismissed (TCA 40-32-101)	Petition alleging delinquency not filed (TCA 37-1-155)Proceedings dismissed after petition is filed or the case
No true bill returned by Grand Jury (TCA 40-32-101)	is transferred to the Juvenile Court as provided in TCA 37-1-109 (TCA 37-1-155)
Verdict of not guilty returned by jury (TCA 40-32-101)	Adjudicated not to be a delinquent child (TCA 37-1-155)
Conviction which has by appeal been reversed (TCA	Child has reached eighteen (18) years of age and there is no record that he committed a criminal offense after reaching circums (16) years of car where the finery
0-32-101)	reaching sixteen (16) years of age, unless such finger- prints were obtained on alleged charge which if committed by an adult
Nolle prosequi entered in case (TCA 40-32-101)	would be a felony (TCA 37-1-155) Passage of six (6) months from date of liquor law
Successful completion of all probation provisions and roceedings against Defendant have been discharged by the	violations defined by TCA 57-3-412(a)(3)(c) or TCA 57-5-301(e)(3)
ourt (TCA 40-35-313)	37-3-301(6)(3)
Suspension of prosecution pursuant to TCA 40-15-105	
9	such offense above referenced be expunged and immediately destroyed upon
ayment of all cost to clerk and that no evidence of such records p xcept non-public confidential information retained in accordance	pertaining to such offense be retained by any municipal, county or state agenc e with TCA 10-7-504 and TCA 38-6-118
APPRO	OVED FOR ENTRY
AIIW	
	Entered thisday of,
Defendant / Attorney for Defendant	
	Judge
Bar ID	Court of Davidson County, Div
AOC-	RDA Pendi
	KDA Feliuli
Assistant District Attorney	Date